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789	UNITED STATES DISTRICT COURT WESTERN DISTRICT OF WASHINGTON AT TACOMA	
10	CHARLES S. LONGSHORE,	
11	Plaintiff,	CASE NO. C16-5629 BHS-JRC
12	v.	ORDER DENYING MOTION FOR APPOINTMENT OF COUNSEL
13	ROBERT HERZOG, et. al.,	
14	Defendants.	
15	The District Court has referred this 42 U.S.C. § 1983 civil rights action to United States	
16	Magistrate Judge J. Richard Creatura pursuant to 28 U.S.C. § 636(b)(1)(A) and (B), and local	
17	Magistrate Judge Rules MJR1, MJR3 and MJR4.	
18	Before the Court is plaintiff's motion for appointment of counsel. Dkt. 2. There is no	
19	right to have counsel appointed in cases brought pursuant to 42 U.S.C. § 1983. The Court has	
20	authority to request that counsel represent a party. See 28 U.S.C. § 1915(e)(1). To make the	
21	request, the Court must find exceptional circumstances. See Wilborn v. Escalderon, 789 F.2d	
22	1328, 1331 (9th Cir. 1986); Franklin v. Murphy, 745 F.2d 1221, 1236 (9th Cir. 1984); Aldabe v.	
23	Aldabe, 616 F.2d 1089 (9th Cir. 1980). A findi	ng of exceptional circumstances requires the
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Court to evaluate both the likelihood of success on the merits and the ability of plaintiff to 2 articulate his claims pro se in light of the complexity of the legal issues involved. See Wilborn, 789 F.2d at 1331. 3 4 Plaintiff alleges that defendants placed him in segregation on disciplinary, pre-hearing 5 confinement due to an infraction written by defendant Scott alleging that plaintiff threatened and 6 assaulted him. Dkt. 9 at 4. While in segregation, plaintiff's mental health began to deteriorate. 7 Dkt. 9 at 5. Plaintiff states he was placed in the hospital's mental health unit on close 8 observation. Id. at 5. On or about July 22, 2015, plaintiff attempted suicide by tying a sheet around his neck and tying the sheet to a metal sprinkler. Id. Plaintiff claims that defendants 10 refused to get a mental health provider and instead, threatened him with a can of mace and 11 ordered plaintiff to get down. Id. Plaintiff states that he has severe depression and continued 12 segregation escalates his mental health conditions. Id. at 7. Plaintiff has adequately articulated a 13 claim under the Eighth Amendment. While the claim may have merit, it is not possible to 14 determine plaintiff's likelihood of success at this point in the litigation. 15 Plaintiff has demonstrated his ability to articulate his claims. Because there are no 16 exceptional circumstances compelling the Court to appoint counsel at this time, the Court denies 17 plaintiff's motion for appointment of counsel. 18 Dated this 10th day of August, 2016. 19 20 J. Richard Creatura United States Magistrate Judge 21 22 23

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